UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA and the STATES OF NEW YORK, CONNECTICUT and MASSACHUSETTS *ex rel*. ZACHARY

: Civil Action No. 11 Civ. 5107 (CM)

:

Plaintiffs,

:

VS.

WOLFSON,

PARK AVENUE MEDICAL ASSOCIATES,
PARK AVENUE MEDICAL ASSOCIATES
P.C., PARK AVENUE MEDICAL
ASSOCIATES PLLC, PARK AVENUE
HEALTH CARE MANAGEMENT, LLC,
PARK AVENUE HEALTH CARE

PARK AVENUE HEALTH CARE
MANAGEMENT, INC., BRAD
MARKOWITZ, MITCHEL KAPLAN,
DANIEL SUSSMAN and ANTONY
MENDOLA

MENDOLA,

Defendants.

CERTIFICATION

EDWARD A. PALTZIK, ESQ., of lawful age, upon his oath certifies and says:

I hereby certify that I mailed the original letter "Request for Waiver of Service of Summons" as to Defendants Park Avenue Medical Associates, P.C., Park Avenue Health Care Management, LLC, Park Avenue Health Care Management, Inc., Brad Markowitz, Antony Mendola, Daniel Sussman and Mitchel Kaplan, together with seven copies of the Complaint (one for each aforementioned Defendant), seven copies of the Amended Complaint (one for each aforementioned Defendant), two copies of the "Waiver of Service of Summons" Form for each of the seven aforementioned Defendants (fourteen total Waiver Forms), together with prepaid means for Defendants' counsel to return said Waiver Forms, to the following by certified mail, return receipt requested, on March 27, 2013:

Robert DelGiorno, Esq.

Garfunkel Wild, P.C.

Attorneys for Defendants Park Avenue Medical Associates, P.C., Park Avenue Health Care Management, LLC, Park Avenue Health Care Management, Inc., Brad Markowitz, Antony Mendola, Daniel Sussman and Mitchel Kaplan

111 Great Neck Road, 6th Floor

Great Neck, NY 11021

I further certify that the "Request for Waiver of Service of Summons" and seven "Waiver

of Service of Summons" Forms, one for each aforementioned Defendant and each signed by

Robert DelGiorno, Esq., were electronically filed on April 8, 2013 with the Clerk of the United

States District Court for the Southern District of New York, New York, New York.

I certify that the foregoing statements made by me are true to the best of my knowledge.

I am aware that if any of the foregoing statements made by me are willfully false, I am subject to

punishment.

DATED: April 8, 2013

/s/ Edward A. Paltzik

Edward A. Paltzik (ep 7807)

Joshpe Law Group LLP

Attorneys for Plaintiff/Relator

Zachary Wolfson

1040 Avenue of the Americas, Suite 1101

New York, New York 10018

Tel: (646) 820-6701

Fax: (212) 313-9478

E-Mail: epaltzik@joshpelaw.com